

By his last account of the account he brought and charged by him about his suit in this
court appered to Six pounds eighteen shillings curr. money of Maryland and not more and
because the C^td. William denys not this but the same allegations appears to be true praye ~
judgment for those damages above acknowledged together with his Costs and Charges ad.
to him to be adjudged &

Therefore by consent of the parties ad. it is considered that the C^td. William
Rowly recover against the C^td. Barnard Ramsey his damages ad. to the C^td. six pounds
eighteen shillings curr. money of Maryland by the same Barnard in form of acknowledgement
as also: four hundred and two pounds of tobacco for his costs and
charges ad. to the same William at his request by the court here now of the agent of the
Batties ad. adjudged and the C^td. Barnard in mercy &c

John Newbold. Command was given to the sheriff of Somerset County that he should take Paul Alexander late of Somerset
County planter if he should be found in his baileywick and him should safe keep so that he might have his body
before the Justices of his Lordships County Court of Somerset to be held at Dividing Creek the third Tuesday of June
Anno Domini one thousand seven hundred and forty one to answer unto John Newbold of a plea of trespass upon the C^td. And the
same day is given to the C^td. John here &c and hereupon the said John declared against the C^td. Paul in the plea aforesaid following.
Somerset s. Paul Alexander late of Somerset County planter was attached to answer unto John Newbold of a plea of trespass upon
the C^td. And Whereupon the said John by Geo. Douglas his attorney complains that whereas the said Paul on the first
fourth day of April anno Domini M^{DCCLXVII} occurred at the County aforesaid indebted to the said John in the sum of ten pounds eight shillings
and one half penny current money of Maryland for sundry matters and things properly chargeable in account as by an account
thereof hereunto annexed may appear and so being thereof troubled in consideration thereof afterwards to wit the day and year of at the
County aforesaid upon himself did assume and to the said John then and there faithfully promise that he the said Paul the said ten pounds
eight shillings and one half penny to the said John when he should afterwards be thereto required he would faithfully pay
and content and altho: the said Paul hath satisfied the said John as to six pounds twelve shillings and nine pence curr. money
a part of the said ten pounds eight shillings and one half penny nevertheless as to three pounds fifteen shillings and
three pence half penny curr. money a residue of the said ten pounds eight shillings and one half penny the said Paul his
promise and assumption aforesaid made notwithstanding but minding and fraudulently intending the said John in that part
closely and intitly to deceive and defraud the said residue to the said John hitherto hath not paid or him for the same in any
sort contented but that to doe hath altogether refused and still doth refuse altho: thereto afterwards to wit on the day and year
aforesaid at the County aforesaid often since that time by the said John required wherefore he saij he is dammified ten pounds
current money of Maryland and thereof he brings suit

Pledge wt. J: Doe R: Ade

Dane